

[ Bibliographic Information ]

[ Name of Document ] Trial Request

[ Applicant ]

[ Name ] LG ELECTRONICS INC.

[ Applicant Code] 1-2002-012840-3

[ Attorney ]

[ Name ] Jang Won Park

[ Attorney Code ] 9-1998-000202-3

[ General Power of Attorney Registration No.] 2007-036219-0

[ Disclosure of Case ]

[ Type of Trial ] Trial for Correction

[ Patent (Registration) No.] 10-0608735-00-00

[ Purposes of Request ] Same as the additional sheet

[ Reasons of Request ] Same as the additional sheet

[ Purposes ] We submit this document to the President of the Intellectual Property Tribunal.

Attorney: Jang Won Park (Signature or Seal)

[ Fee ]

[ Basic Trial Request Fee] 150, 000 won for three

[ Added Trial Request Fee] 45, 000 won

[ Total ] 195, 000 won

[Attachments] 1. A copy of additional attachment [purpose and reasons of request]

2. A copy of corrected specifications and drawings

**[Additional Sheet Information]**

**[Purposes of Request ]**

We wish you to make a trial decision, "Correction of the original specifications of the patent No. 608735 to the attached corrected specifications has been allowed."

**[Reasons of Request]**

An owner of this patent right discloses the reasons of request for a trial for correction with respect to this patent No. 608735 as follows.

1. Reasons of Request for a Trial for Correction

This patent No. 608735 has been filed on July 09, 2002 with a patent No. 2002-39791, and has been registered on July 27, 2006, whereby the patent right has been legally maintained.

The owner of this patent right wishes to correct the detailed descriptions of the present invention into the followings, so as to definitely disclose indefinite expressions and so as to clarify the objects and the scope of claims of the invention.

**[Detailed Descriptions of the Corrected Invention]**

(Original)

However, when the display screen images are rotated horizontally by 90° as shown in (b) and (c), the screen ratio is changed from A:B to C:D.

(Corrected)

However, when the display screen images are rotated horizontally by 90° as shown in (b) and (c), the screen ratio is changed from A:B to D:C.

(Original)

That is, when the user presses a right direction button (N2) (S102), the screen is rotated to a right side by 90°, and the screen ratio is converted into C:D as described above to display an image.

(Corrected)

That is, when the user presses a right direction button (N2) (S102), the screen is rotated to a right side by 90°, and the screen ratio is converted into D:C as described above to display an image.

(Original)

That is, when the user presses a left direction button (N4) (S104), the screen is rotated to a left side by 90°, and the screen ratio is converted into C:D as described above to display an image.

(Corrected)

That is, when the user presses a left direction button (N4) (S104), the screen is rotated to a left side by 90°, and the screen ratio is converted into D:C as described above to display an image.

## 2. Validation of Correction

(1) The correction of the detailed descriptions of the invention is valid based on "correction of erroneous information" under Article 47 and

Paragraph 3 of the Patent Act. More concretely, the paragraph 18 says that “Namely, the screen ratio is changed to  $C=A$ ,  $D=A^2/B$ , generating an empty space at a certain ratio at a lower end”. Therefore, in order to satisfy the formulas,  $C=A$ ,  $D=A^2/B$ , the screen ratio has to be changed to  $A:B=D:C$  ( $BD=AC \rightarrow D=A^2/B$ ).

However, the correction has not been reflected to the submitted amendment with respect to the notice of office action for application of the registered patent. Accordingly, we wish to correct the erroneous information (C:D) disclosed in the paragraphs 17, 21 and 23 of the detailed descriptions of the present invention to D:C so as to satisfy the formulas,  $C=A$ ,  $D=A^2/B$ .

(2) Furthermore, the correction of the detailed descriptions of the present invention is valid based on “correction of specifications or drawings has to be executed within the range not extending or altering a claim scope” under Article 136 and Paragraph 3 of the Patent Act. That is, since the correction of the detailed descriptions of the present invention is executed just to amend erroneous information without extending or altering a claim scope, it is considered to be legitimate.

Therefore, we would like you to make a trial decision based on the purposes of request for the trial for correction with respect to this case.